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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/667,297	09/19/2003	Antti Vaha-Sipila	915-008.014	8405
4955 7590 07/31/2007 WARE FRESSOLA VAN DER SLUYS & ADOLPHSON, LLP			EXAMINER	
			GERGISO, TECHANE	
	DFORD GREEN, BUILDING 5 MAIN STREET, P O BOX 224		ART UNIT	PAPER NUMBER
MONROE, CT 06468			2137	
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			MAIL DATE	DELIVERY MODE
			07/31/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/667,297	VAHA-SIPILA, ANTTI
Office Action Summary	Examiner	Art Unit
•	Techane J. Gergiso T. G	2137
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DOWN THE MAILING DOWN THE SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on <u>04 A</u> 2a) This action is <b>FINAL</b> . 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under E	s action is non-final.  nce except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 20-23 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 20-23 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> <li>2. Certified copies of the priority document</li> <li>3. Copies of the certified copies of the priority application from the International Bureat</li> <li>* See the attached detailed Office action for a list</li> </ul>	ts have been received. Is have been received in Applicat rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage
An		• .
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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#### **DETAILED ACTION**

1. This is a non-Final Office Action in response to the applicant's communication filed on April 04, 2007.

- 2. Claims 20-23 have been examined.
- 3. Claims 20-23 are pending.

# Response to Arguments

4. Applicant's arguments with respect to claims 20-23 have been considered but are moot in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 20-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Geiger et al. (hereinafter referred to as Geiger; WO 200072149 A1; International Publication date 11/30/2000) in view of Proust et al. (hereinafter referred to as Proust; US Pat. No.: 7, 151, 922).

As per claims 20 and 22:

Geiger discloses an apparatus and a method comprising

a device for enabling integrity checking of a software module to be used in a mobile communication terminal (figure 1:10; page 3: lines 13-20), said terminal capable of communicating in a mobile communication system (figure 1: 20, 21), said software module ready for use except, before allowing the software module to take control of the terminal, the terminal communicates via the mobile communication system with a software provider (page 4: lines 8-15; figure 3: 200-230),

#### said communication including:

- a transmitter for transmitting by said terminal of identifying information concerning said terminal to said software provider (page 4: lines 1-5, lines 22-25).
- a receiver for receiving by said terminal a digitally signed data block comprising a reference value for use during integrity checking of said software module, and allowing the software module to take control of the terminal only if the integrity of the software module properly checks (page 4L lines 1-5, lines 8-15, lines 22-25; figure 3: 200-230).

Geiger does not explicitly disclose software module stored on a removable memory unit connected to the terminal and identifying information of the memory unit. Proust, in analogous art, however discloses software module stored on a removable memory unit connected to the terminal and identifying information of the memory unit (column 10: lines 36-55). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was

made to modify the system disclosed by Geiger to include software module stored on a removable memory unit connected to the terminal and identifying information of the memory unit. This modification would have been obvious because a person having ordinary skill in the art would have been motivated to do so to provide a cellular communications system in which each user card can securely and independently manage a plurality of applications, which is to enable each application vendor to prevent applications other than its own from accessing at least some of the objects (for example files) of the user card which support his application and in addition to update (or reconfigure) user card objects which support the various applications, while ensuring that these applications continue to be managed in a secure and independent fashion as suggested Proust in (Column 3: lines 35-51).

#### As per claims 21 and 23:

Geiger discloses an apparatus and method comprising:

- a device for hashing the software module, resulting in a first hash value, wherein said transmitting of identifying information comprises transmitting a first identifier, associated with the memory unit, a second identifier, associated with the terminal and the first hash value via the mobile communication system to said software provider (page 6: lines 10-20; page 8: lines 6-13),
- a device for receiving, from the software provider, a data block comprising a digital signature and further data associated with the memory unit and the terminal (page 7: lines 7-11),

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a device for analyzing the received data block, comprising verification of the digital signature and comparison of said further data with said first and second identifiers

(figure 1: 26, 14, 23, 22), and

a device for storing the received data block comprising the digital signature, thereby providing a reference value for use during integrity checking of said software module (figure 1: 30, 31).

#### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

See the notice of reference cited in form PTO-892 for additional prior art

## **Contact Information**

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Techane J. Gergiso whose telephone number is (571) 272-3784 and fax number is (571) 273-3784. The examiner can normally be reached on 9:00am - 6:00pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications

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may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Techane Gergiso

Patent Examiner

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July 24, 2007

EMMANUEL L. MOISE
SUPERVISORY PATENT EXAMINER